OCT - 8 2019

FEDERAL COURTS & CLERK U.S. DISTRICT COURT

PENCE & RUESSONG! IT IS MY HOPE THAT CLEDITIS

IS HEARD & DIVESTIGATED. I HAVE ALL DOCLIMATION AS INDITIONESS TO THE UNIETH ICAL &

CONFRICT OP INTEREST AT REGIDENTIAL OF

THIS WHOLE ORDEAL PLIT HAS RECOME CRIMIDNAL

IN IT'S DELIRERATE INDIFFERANCE TO THE RASIC

FUNDAMENTLES OF DUE PROCESS & THE FACT THIS

JUDGE KARNINGLY VIOLATED ALL TERMS & GTILL

INTENTIONALLY & KARNINGLY SET IT FOR TRIAL,

AFTER HE HAS IGNORED OR DELIED MY EVERY

REQUEST! MOTION I'VE BROUGHT TO HOM.

CUER SENTENCED ME FOR WHAT SHOULD OF BEEN MISSDEMENDR, HE SAT ON BOARD THAT DENCED MY PARCLE 4 TOMES 1993 THRU 1996. INE HORED PRIVATE INVESTIGATER THAT OBTADADO ALL DOCUMENTS. I WITCH LEAD PRIVATE INTEST TO PURSUE ALL LEGAL AVENUES & MOPE YOU WILL LEAD ME DU RICHT DERECTION.

THALK YOU!

RESPECTFULLY SLEWETTED

SINDER UNDER PENALTY OF PERCERT IN THE U.S. IN THE OFFICE OF THE CONSTITUTION OF THE UNDITED.

THE WATED STATES, THAT EVERYTHONG INPOTTENT OF THE UNDITED.

TO THE UNDITED STATES, THAT EVERYTHONG INPOTTENT OF INDUCTION IN THE WATER.

PLANE FORGILLE ME FOR MOT RETAINED DO DO CO MUPE FORMALLY DUE TO CLEVEN ALLY CONSTITUTION OF LANGUAGE TO DO STATES AS CORPUS THE COURTS OF MATERIAL THE COURTS OF MATERIAL THE COURTS OF MATERIAL THE COURTS OF MATERIAL APPLICATION OF MATERIAL APPLICATION OF MATERIAL APPLICATION OF MATERIAL APPLICATION OF MATERIAL CORPUS THAT IN COUNTY COUNTY OF MATERIAL APPLICATION OF MATERIAL APPLICATION OF MATERIAL CORPUS THAT IN COUNTY OF MARKET OF MARKETS CORPUS THAT MALLY DUE TO MARKET OF MARKETS CORPUS THAT MELER RESULTENDED. ... QUOTE - LINDUATE.

I STEVEN A ENIMONS HAVE HAD TO APPRICACITY

142** (POTRICT COURT ON MY OWN, BEHALF, DUE

TO THE INEFFECTIVE ACCIDENCE OF COURCEL"

OF THE 2 (TWO) ASSIGNED LAWYERS... RICK
NOUPROME & CHRIS FOSTEL... BOTH OF INHOM

NEGLECTED THIER DUTY IN FULLY REPRESENTING

ALE. WHEN I. GRUEN A. EMMONIS POUNTED OUT

PRICEDURE VICLATIONS CONCERNING CRESS & PROPE

41) CLRIMING VECKNING #2) INAPPRATIESS & PROPE

12) VECKNITONION * "EXCLUSIONARY PULE / LAWY... JUST

TO THE TORTH I LOW OF THE PLATFACT VICLATIONS, PLT

THESE TIRE THE SIT IN STONE ATT ANY MENTANGET WICLITOOK

THAT SCREAM.

WHEN I Case 7:19-70-10236-DC Document 14-5140 10/08/19 Page 3:06-10 COURT JUDGE IN "PRD-SE" I JITH THESE, THEY 'VE GONE UNAJSINERED I UNADORESSED, BUT WHEN I FILED WRIT FOR POUD REDUCTION BECAUSE CHRISTISTE REFUSED, 142ND DISTRICT COURT JUPGE DENIED IT ... STATING "LAINS OF TEXAS PO NOT ALLOWING DUAL REPRESENTATION!" INITHOUT CITING THOSE FINDINGS TO SUPPORT THAT RULING I HAVE ANOTHER DEFENDANT THAT SAID JUDGE OF 142" DISTRICT COURT ALLOWED HIS "PRO-SE" WRIT BE HEARD & FOUND DU HIS FAVOR & DISMISSAL & WITH LAINVER ASSIGNED TO HIS CASE INHIGH IS THE DUAL REPRESENTATION HE RULED ON MINE, WHICH WHEN INVESTIGATED OBJECTIVLY REVEALS THE INCONSISTANTENCY 142ND DISTRICT COURT JUDGE PRACTICES CONSISTANTLY. SAID DEFENDANT & I, STEVEN A. EMMONS BOTH HAVE VERY SIMILAR CIR-CLIMASTANCES & VERY SIMILAR HISTORYS.

THE CONSTITUTION OF UNITED STATES DOES NOT ALLING THE LEGISLATIVE LAWS OF TEXAS TO CIRCUMVENT THE AMENDMENTS. IN FACT THEY ARE SET IN STONE GUIDVINES THAT ARE BASIC PRINCIPLES OF ALL COURT PROCEEDINGS & DUE PROCESS / EQUIAL PROTECTION \$ 5th & 14th AMENDINANTS. IN FACT, THE COURT OF CRIMINAL APPEALS RULED THAT THE LAWS OF TEXAS SHOULD HARMONIZE TWITH THE CONSTITUTION OF U.S. !!. I'VE EXPRESSED PROTEST TO THE PROCEEDINGS MULTIPLE TIMES THROUGH DISTRICT CLERK ALEX ARCHILLETA, FILED LINDER CR#51728 AS APART OF DICKET RECORD.

Case 7:19-cv-00236-DC Document 1 Filed 10/08/19 Page 4 of 10 LET IT ALSO REDULEUY # ON RECORD * NOTED, I STEVEN A. EMMONS CAN FURTHER SHOWN THAT THE 1424 DESTRICT COURT JUDGE CLEARLY LITOLATES THE TUDILLIAL OTANIDARD COMMISSIONS CANONS OF COM-DUCT MULTIPLE TIMES CONCERNIALO CR# 51728 PUT NOW HE'S PERSONIALIZED IT THRU CR# A191811 HANDING DOWN SENTENCE FEBLIARY 3RD 1993 & BEING A MEMBER OF TEXAS DEPARTMENT OF CRIMINAL JUSTICE BOARD & DENYING PAROLE ELECAPOLLITY 4 TIMES ON A CASE THAT DISTRICT ATTORNEY REVEALED TO SAID JUDGE DN RECORD INJUEN SAID JUDGE ASKED "INHY AMOUNT OF MONEY INAS NOT ON INDICTMENT"... HE STATED "IF AMOUNT OF MONEY WAS PUT ON INDICTNENT, IT WOULD HAVE TO REMAIN A MISDEMENOR" SO INE CAN SHULL FALTY INDICTMENT & MISDEMENOR CHARGE THAT I SERVED OVER TYEARS FOR UNDER TDC# 657124 PLUS SERVING ON COMMITTEE AFTER KNOWING THESE DISCREPIENCIES ... EVEN PARTICIPATING IN THE "CONFLICT OF INTEREST" CAN BE CONSCRE-WED AS A CRIMINAL ACT NOT EXCUSINGN EXCLU-DING HIMSELF FROM CR#51728, NOT ONCE BEING IMPARTIAL IN ANY OF MY COMPLAINTS OR ANY INRIT I BROLCHHT BEFORE HIM WITH IN THE "INEFFECTIVE ASSISTANCE OF COUNSEL" BY 2 HUND) SEPERATE LAWYERS. ALTHOUGH STATING ON RECORD IN COURT HIM OPENING AN ENVESTIGATION ON MY CASE YET NELER DOINERSO RECALISE HIS CRIMINAL ACTS PUT FORTH (NOWLD COME TO LIGHT.

Case 7:19-cv-00236-DC Decument 1 Filed 10/08/19 Page 5 of 10 SEEN THAT 142ND DISTRICT COURT JUNGE VICLATES OTHER DEFENDANTS CONSTITUTIONAL REGILTS OF "OVER SENTENCING" THAT COURT OF CRIMINAL APPEALS HAD TO RE-SENTENCE DEFENDANT LINDER THE PROPER SENTENCING GUIDLINES. SEARCH MILLIAEL AARON HOPE, SAID JUDGE SENTENCED HIM TO 5 YEARS T.D.C. J. FOR A "STATE JAIL FELONY" CHARGE, THUS POSITIONING HIMSELF TO SIT ON COMMITTEE AS BOARD MENIZER VOTING-ON HAROLE THIS IS CLEARLY AN ETHICS VICLATION OF THE CODE OF CONDUCT ON JUDICIAL STANDARDS CENT-MISSION, MONE WITH DELITSERATE INDIFFERENCE A. EMNOUS 5 24 1965 CONSTITUTIONAL RIGHTS OF UD ANIENDMENT + CRIMINAL ROCEDURE + 5th AMENDMENT + DUE PROCESS * 14th AMENDMENT + FOUAL PROTECTION + THESE ARE THE LERY FABRIC OF ALL LECTAL PROCEEDINGS IN THE UNITED STATES INDER THAT CONSTITUTION, AS WELL AS CONSTITUTION OF TEXAS INHICH HARMONIZES ITSELF TO ALL THINGS IN PLACE THROUGH CONSTITUTION,

FROM FEBLARY 300 1993 TO TODAY OCTOBER_ 2019 DUCLIMENTATIONS HISTORY SHOWS CLEARLY THAT LARD DISTRICT COURT JUNGE NOT ONCE ADJUDICATED ANYTHING IMPARTIALLY CONCERNING STEVEN A. ENMONS IN FACT, AT EVERY VENTURE HEIS VIOLATED THE VERY LAWS OP TEXAS HE WAS VOTED IN TO UPITOLD. A JUNGE IS SUPPOSED TO BE A JURDAN NEUER USING POSITION TO JADE THE OUTCOME OF ANY CITTLEN OP UNITED STATES

1A2D/ 15237 PERCOPERGRATOR CONTROL PROPERTY E INTENTIONALLY CIRCUMVENTED THE LAINS OF TEXAS, THE UNITED STATES CONSTITUTION & THE CIVILL' LIBERTYS BOTH OF THESE ENSURE TO US THRU TEXAS CODE OF CRIMINAL PROCEDURE. THIS MEANS HEIS KEPT ME ILLEGIALLY DETAINED UNDER HUNDRED THOUSAND DOWAR BOUND 100,000) INITH NOT I LOWED COURT APPEARANCE MISSED, FOR 16 MONTHS LIMITER EATED BOND, WHEN THE LANGE UAGE (LEARLY STATES "MUST BE RELEASED" OR RESET BOUD THATS AFFORDABLE WHEN COURT PROCEEDING "RELEASE DUE TO DELAY" HAC CONE INTO PLAY, WHICH CAN BE SAUNN THROUGH PECONDS HAS BECOME DELIBERATE INDIFFERANCE TO ANY OF MY CIVIL RIGHTS, OVER & OVER AGAIN.
JULY 23RD 2019 BAID JUDGE OF 142ND DISTRICT COURT STATED ON RECORD HE DOD NOT KNOW INAY I HADN'T HAD COLOT APPEARANCE SINCE JANUARY 842 2019 & HE DID NOT KNOW WHY HE HAD YET TO RULE ON "MOTION TO SUPPRESS" HEARING WE HAD IN NOVEMBER 2018, HE HADNIT LOOKED AT IT, AGAIN CIRCUMVENTING LAWS OF TEXAS FOR HIS ONN AGENDA, AS WELL AS ALL OF THE ABOVE MENTIONED CONSTITUTIONAL AMENDMENT VIOLATIONS, THAT I'VE BROUGHT BEFORE HIM ON

VIOLATIONS, THAT I'VE BROUGHT BEFORE HIM ON NUMEROUS OCCASIONS, ALL OF WHICH ARE DICCU-MENTED THROUGH DISTRUCT CLERKS OFFICE & FILED AS PLANT OF RECORD, SO HE CAN NOT PLEAD IGNORANCE OR CAN NOT CLAIM THAT I'VE NEVER HROLED ISSUES BEFORE HIM.

LISTED RULTERLE TIANES.

"1) UPON ARREST JUNE 18" 2018 I, STEVEN A. EMMONS INAS NEVER MIRGUSTRATED FOR MIDLAND INARRANT.
T.C.C.P. 15.16 INARRANT EXECUTED & 15.17 MAGISTR-ATION PEDUIRED - "INITIADUT DUE DELAY"! PRIOR TO SEPTEMBER 2017 T.C.C.P. CALLS FOR "DISLIPARGE"! THIS CHARGE IS JULY 5th 2017.

HI) NOVEMBER 2018 SUPPRESIDN HEARING INAS HEARD, PLIT NEVER RULED ON TIL 142M DISTRICT COURT JUDGE HONITIED NOT UNDERSTANDINGLINHY NO HEARINGS WERE HELD SINCE JANUARY 8th 2019. HIS ADMISSION TO THIS I'VE PROCESS VIOLATION WAS JULY 23° 2019.

#3) ALLONING & PARTICIPATING WITH THE "INTEFFEC-TIVE ASSISTANCE OF COUNSEL" AFTER I, STEVEN A. EMMONS FILED "WPIT OF HABBAS CORPUS" CONCERNING BOND REDUCTION * AS REDUIRED BY COURT OF APPEALS * ON MY OWN BEHALF AFTER ASSIGNED LAWYER CHRIS FOSTEL REFUSED. 142ND DISTRICT CIVRT JUDGE STATED LAINS OF TEXAS DO NOT ALLOW "DUAL REPRESENTATION" WETHOUT CITIMA ANY RULING OF ANY COURT TO SOLID-IFYING HIS DENIAL OF POOND REDUCTION. * SANDERS V. CITY OF HOUSTON 543 F. SUPP. 694, 705 (S.D. TEX 1982) (AFFIRMED) 741 F 201 1349, FEDERAL COURTS HELD THAT TEXAS ET ATUES CHOUD BE CONSTRUED IN HARMONY NUTTH THE FEDERAL CONSTITUTION & ANY LEGISLATURE REPUGNANT TO THAT CONSTITUTION IS VOID". T.C.C.P. LEXIS NEXTS 2017/2018 JUDICIAL EDITION STATES IN CHAP. LT. "RELEASE DUE TO DELAY" THE LANGUAGE IS MUST BERELEASED" ON P.R. POND OR ATJEN AT FORDABLE KINGTA CIRCUMIVENTIAL THE LAINS OF TEXAS INITH LAINS OF TEXAS CONTREDICT ALL THENGS LEGIAL, ESPECIALLY WENTOUT CITATIONS OR FEDERAL COURT FINDINGS.

TO TATE: Case 7:19-cv-00236/DG POCHMENT 15 Filed 10/28/19, Page 8 of 19 LE CAPLLY LETTEN STORES THAT THE STORES THAT THE LINE YEAR THAT INFORMAL UNIXER AN HELLORED THOUSAND DOLLAR (100), COC. CEL) FLOW INSTITUTE MICHAELITE DELAYS / PRISETIENTS. THES CONSTITUTES OF MEDIUMPIENT LINDER LAILS OF UNITED SIMES CONSTITUTION & 14200 DISTRICT COURT JUDGE HAS PERVERTED JUSTICE THROUGH THE ROBE TO INSTITUTE "NILDLAND TEXAS" LAINS, OVER UNITED STATES CONSTITUTIONIAL LAIN & AMENDMENT #4) 1420 DISTRICT SUDGE HLLONED INDICTMENT TO BE PASSED DOWN + JUNE 1ST, 2018 + WITH OUT LAB RESULTS PETAL RETURNED + ALGUST 2.018 + WITHOUT DUE PROCESS RAISING OF BOUD TO THAT HUNDRED THOUSAND DOWNR (100,000.000) POOLD WITH-OUT ONE (1) CORT APPEARANCE MISSED. AGAIN INCTITUTION OF MEDITAND TEXAS" LAINS OVER CONCTI-TLITZONIAL ASIENDRIEKT LAIN & OR TEXAS CODE OF CRINIDNAL PROCEDURE LINE 45) 142M DISTRUCT JUDGE HAS LEVER ADDRESSED OR PRELIGHT TO COURTS AMENITION THAT HE SHOULD EXCLUSE EXCLUDE HIMSELF DUE TO THE "CONFLICT OF INSTEREST" STEMENTA FROM HIM PREVIOUSLY SITTING AS JUITAE DN FEPLARY 300 1993 + NOTE PRESENT INDICTMENT + ON CHARCIE THAT DESTRUCT ATTORNEY STATED CR# A191816 SHOULD OF REMAINED A MISDEMENOR ... THEN SITTING ON THE TEXAS IDEPARTMENT OF CRIMINAL JUSTICE PITTO DENSED MY PARCIET + # HENDERSED + ATTIMES WHER THEF EDITOH - OVER SENTENCENEL ME EX HE COULD SIT ON PARCLE ELICITY BOARD. JUDICIPIL SANDARD COMMISSIONS HAS SET IN STONE POLICY... PRACTICE & PRICEIDLRE THAT VERY SIRECTLY FORRIOS SAID BEHALICOR & THE COMPLETE DELIPERATE

INDITTERANCE IN CONSTITUTION OF UNLITED SINTES
THIS LID RE IN CAN PE VIELLED AS A "TERRORISTS"

MCT, INHETHER OF CORRECT CARDINGAL BEALTHOUSE POPPORTATIONST NOT JUST MYSELF. STEVEN A. EMMONS 5 24 1965 UNDER CREATIONS. CREATINGS JUSTICE, INHICH IS DEFINITION OF CRIMINAL & UNIETHICAL TO SAY THE LEAST.

PAGE IS DOCUMENTED FACTUAL & HAVE ALL TO SHOW & SOLIDIFY AS INITIALESS TO ALL ABOVE MENTIONED FULLEGATIONS, WHICH CAN BE OBSTAINED THROUGHT PUBLIC DUFTENNATIONS FOT, AS INELL AS MYSELF, AS WELL AS MY LAWYER.

AUDITE REESE 915 TEXAS AVE. LURBOCK, TEX 19401

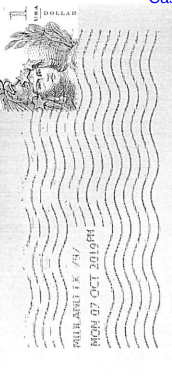
I STEVENT ENIMONIS AM PREPARING TO LITICATE ALL OF THE FOREMENTIONED ACTIONS TAKEN LYON ME & MULTIPLE CIMER THEFENDANTS. I REDUEST THAT A FEDERAL INVESTIGATION BE INITIATED & THOROLGHLY DONE TO ENSURE BUILD JUSTILE FOR ALL.

VERY REPECTFULLY SUBJECTED,

AUBREY ELISE FLORES
My Notary ID # 131987858
Expires April 25, 2023

- Copy-

Public Elise Dlos-Oct. 4, 2019



* LINETED SPRTES DISTRACT COLORT
WESTERN DIST. OF TEXAS
300 EAST WALL ST. ROOM 3392
MEDYAND, TEXAS THES 1977PT

CLERK, U.S. DISTRIC! CLERK WESTERN DISTRICT OF TEXAS BY OCT 0 8 2019

RECEIVED

100-Pax 11387 NEDLAND, TEXH GEVEN A. FINNIONS